Released



DEAN A ANDREWS IR SIGNS BOND AFTER SENTENCING

WORLEANS

VQL, 91-NO. 58 THURSDAY AUGUST 17, 1967

on \$2,500 Bone



To the share secretaring expanses that sometimes from mental and a second

Attorney Boan & Andrews of was contemed firsh months in today to spill an each of three county of person today. Being pleas of attorneys that he is an or conductor to

Cerminal District Judge break J. Shea banded John in serdence, which, will run concurrently, and Jeleased.

Authorit Tould have golden up to the wests in private this happened he would not have been permitted to make

Andrews on \$2 800 bond pending appeal of the ston addust. on each of the times cannis by a total of 16 years. Had

The second of the second second

Congression and Constitution Section and Property of the Party of the Pa

Anthony in Small broken amburity, which are the said of the Anthony States and the said of

The second property of the second sec were confined string Menulay, in extectibulishers with 40 km in

"He not appreced it will make not properly the Broth

encourage willing and arresponsible delectories

a grime with ander the landallin of the entry judical

progress and countries to the continued containing

TN HANDING DOWN HIS verifice, steel good perture

Show had earlier reld up sentencing while latermation or whether the physical condition was sought from his quitars.

popular compact page

Ashed to the was surprised all the weather to said. The

Harry Burgies Authors, attorney Inch asset that THE RESERVE OF THE PARTY OF THE PARTY. the product of the definitions of the segge and an extension of the segment of th

Continued from Trent Page

in 500) (issue); septiceonic phase (a backerial blood intertion) and cardiac decomposition (slowing mass or recomposition won of the heart.

Andrew vis Scopins (et la 1805 for trestment of Septicentic short and Health Bellure Jil sentencing Andrews Sherradust

Perjust to all the more a presented to the wards for Ferjust is all he more three some in the verse of an alterior size if an only early orderings for the law area countries. It is also award to imposing my sentence that the detendant, it he consisting a affirmed will end for an additional severe pure med in that he will proably be probbled from englishing to the practice of law. which has been did mones of lively boat the the post to see as

Two other polices were filed today in matters relationship to the Kennedy probability for Clay 1. Shaw,

360

in charged with criminal con-ext spiracy biling Kampedy slay. ing, asked for and got per-mission for Show to leave the jurisdiction of the orbit from new and Sept 3 in order to wish his six mutue in the proso, mond.

DURION KLEIN, adorsay BURTON KLEUN, allones for Miguel Tures filed a motion to stay Tures appearance before the grand jury next week. Kleun in jury next week. Kleun so ton jury next week. satung a balglary sectoree of the Louisiana Sata Penitentiary of Angula Jeans self-portmination before the grand ury because the helve Germann plans on the charges against him it, sonneedfor with his algorithms on a national intervision publication of Carricon Kiels asked that the appearance be stayed until a half

eral court acts on a limitar proceeding of National Designation of the Landing Reports and the Landing Reports and the Landing Reports Repo

ovial Audrews sociol heirs. Dem today in his first specie arrest entry since its wrim to

Andrews was hireled acress. the corridor on the second floor of the Chiminal Courts Shallding to the states lead-ing to Judge Shee's attic courbream.

Your departs thanked him as they quarkly standard the

ANDREWS WAS aged to take a seaf in the jury box of the all-out-empty, courtroun where he allogad a time-tay losing buttle to refore perjury charges against him

His attention and repre-sentatives of the district ac-tention's office very already

in conference with Shear in in page channers

Herry Dinglass Andrew chief attorney during the cook entered the our troon about 8:34 a.m., saw Andrews in the jury bex and walked

ANDREWS SAT DOLT TO Tight saine it is lead in the past of the start, don't suggest that the start of the start of

surplases he found in his autoristically hooked in his asser pockets.

Today he was unsmitting and apparently all husiness, when Burglass apparently asked him something apact. the final remarks to be block to the judge before senting. ing. Andrews rose from 303 seat and sold:

Leave my Mississif di

HE INSTITUTED SECTION to just any de 1935 kaody for materiology (Surgius, Sove ever later Aid member Andreins has a south to see port.

At 9:35 am Andrews moved from the jury box to the delenge table and all ares have Judges and adjust Control of the State

we have two nations' said Judge Sur. "A motion

He that alked the prosecttion I / Would take and arguments on the motions Assistant DA Belland March said the state Corted the aclegations in the Motions (%) a defence had conscious that the indictment district As-dreve was detectors and the the judge's charge to be per was open to consider

BURNES SUD ON HERE

ion for a new trial. The statedenies that the motion for a new trial could further jus-

Judge Sites, there exiled against both rections and Euro Mas said the later of Dise to AUL it exceptions on tro rugnes tu i proces appeal.

Eurgast Car acces Tag Seal Process morning. Andrews has been in jail since his conviction early Mitiday perubig imposi-tion of sentence. He must be sentenced before as appeal can be taken.

THE DEFENSE IS Expect. ed to appeal in the Dunci-ana supreme Court in a final statement to the

court Burglath Bur Affert nes a game solely degree.

ent to although the first of conviction confer over the executive those in a 1 was a kan di dire. He le i distribution i le colo de fonçar proefice de

Author has been concepted on three counts of perjury and Burghas oday asked as constations, sentences of person-

BURGLASS THEN SAID Andrews bealth is not what it could to be

De sald Andrews and been in the paspital

Judge Shop Den said be yould like to Just the utility condition of Andrews beatts and asked that the detection cocist life prysician to get actual of temper.

Bingless cofferred briefly with Andrews, then advised the court that Andrews has ibit alth the information calls not be obscised in a brief partial of time.

The alked that he be sen-tensed tiday," said Birgiase

AUDGE SHEA THEN in-actions the defense to conteel Andrews' physician by phone and get a report on his houlth.

The judge said he wented in know all of the factors concerning the defendant before he passed sensetics.

The court their both of other matters while the defence sought the medical reports

In modifier aspect of the

probe. Judge Heingerty yes-lerday told the state if trust firming information stating ap-nershimately when certain al-leged meetings and get in-

Volving Shar occurred

Both adds to the case some urgef warren ur de reinstead bezeichte bei einstead bezeichte beide bezeichte bezeicht

SHAW'S LAWYERS to a subject the product of the prod